				NEY (Name, state bar nur		DN 00570 ()		FOR COURT USE ONLY	
			Dunn (SBN 238						
				RIS GLOVSKY	AND POPE	O, P.C.			
			el Mountain Ro CA 92130	au, Suite 300					
	Jai	•							
	ΑΤΤ		ONE NO.: (858) 314 R (Name): Plaintiff (	OK HEALTHCAF	FAX NO.: (858 RE. INC	) 514-1501			
						istrict of California			
		STREETA		emple St.	irt, Central D	isulet of Camornia			
			DDRESS: Same a	•			,		
		CITY AND Z		geles, CA 90012					
			H NAME: Westeri	•			i		
F	PLA	INTIFF:	QK HEALTH	CARE, INC.					
ı	DEF	ENDAN		DICAL WHOLES	SALERS IN	C. et al			
						·			
				ORARY PROTI	ECTIVE OR	DER		case number: 2:17-cv-03832- R (JPRx)	
1.	Th	e court	nas considered th	e application of p	laintiff for				
	a.	_				f attachment pursual	nt to Chap	ter 4 (beginning with Code Civ. Proc., §	
		4	34.010), and a ter	mporary protective	e order,	F	,	(229	
	b.	⊠ a C	n ex parte right to iv. Proc., § 485.0	attach order and 10).	order for issu	ance of writ of attacl	hment und	er Chapter 5 (beginning with Code	
					i	INDINGS			
2.	TH	IE COU	RT FINDS						
	a.			cal Wholesalers, I	nc. is a 🗀	natural Person	_ partners	hip  unincorporated association	
			poration						
	h		her <i>(specify)</i> :	a sacurad by the	attachment u	ador the emplication t	for the circle	t to attach is: \$ 6,805,598.04, comprise	_
	U.	of (a) u	npaid principal di	ue under the Pron	nissorv Note (	as defined in the Co	omplaint) in	it to attach is. \$ 6,605,596.04, comprise i the amount of \$6,689,698.04; (b) accri	ued ued
		and un	paid interest in th	e amount of at lea	ast \$5,900 thr	ough May 19, 2017;	(c) estima	ted costs of \$10,000; (d) estimated	200
	_		ole attorneys' fees		-44	hara de Paris de			_
	C.	Civil Pi	ocedure section 4	e application for a 483.010.	attachment is	based is one upon v	which an at	tachment may be issued under Code o	t
	d.	Plaintif	f has established	the probable valid	dity of the clai	m upon which the ar	pplication f	or the attachment is based,	
	e.		der is not sought	for a purpose othe	er than the red	covery upon the clair	m on which	the application for the attachment is	
	f	based.	r irroparable iniu	a, will rooult to the	nlaintiff if this		h	Alon College de la college de	
	١.	(1) X				s order is not issued,		the following:	
		(1)	(a) Conce		ty sought to t	e attached would be	е		
			` ' =	ntially impaired in	value				
						in concealment or su	ubstantial i	mpairment in value.	
		(2)	Defendant has		lebt underlyin	g the requested atta		d is insolvent as defined in Code of Civ	il
		(3)	A bulk sales no	tice was recorded	and publishe		on 6 (begin	ning with section 6101) of	
		(4)			i i	-		essions Code section 24074 with respe	ct
		`				The liquor license r			•
		(5)	Other circumsta						
			The defendant a the benefit of Ka	and its sole officer ayseryan, his fami	r and director ily and others	(co-defendant Richa for no consideration	ard T. Kays า.	seryan) have transferred assets to or for	٢
!	g.					ction 485.220 are sa and order for issuan		a temporary protective order should of attachment.	
ļ	h.								ıas

i. The property subject to the following order is:

including litigation claims; and (4) the proceeds of all of defendant's real and personal property.

All real and personal property of defendant, including, but not limited to, (1) defendant's deposit accounts (including, without limitation, its Chase accounts ending in -6199 and -8119); (2) defendant's accounts receivable, insurance proceeds, settlement proceeds, litigation recoveries, proceeds of claims and other funds received; (3) defendant's intangible personal property,

SHORT TITLE: _QK HEALTHCARE, INC	. v. TRIMED MEDICAL WHOLESALERS, INC., et al.	CASE NUMBER: 2:17-cv-03832- R (JPRx)						
2. j.  The following procourse of busine k.  Other (specify):	operty of defendant is inventory or farm products held for sale ss (specify):	and may be transferred in the ordinary						
	ORDER  ansfer, directly or indirectly, any interest in the property describe not dispose of the proceeds of any transfer of inventory or farn trictions:							
Chase accounts ending ir any accounts receivable, received, take any action and (d) assign, settle, trar	c. Other (specify): Defendant shall not: (a) transfer any funds held in any deposit account (including, but not limited to its Chase accounts ending in -6199 and -8119 (together, the "Accounts")), except as expressly permitted by statute; (b) with respect to any accounts receivable, insurance proceeds, settlement proceeds, litigation recoveries, proceeds of claims or other funds received, take any action other than depositing such funds in the Accounts; (c) sell, transfer or encumber its real property, if any; and (d) assign, settle, transfer or encumber any litigation claims, including claims against defendant's directors and officers.  d. This order shall expire when the Court issues a subsequent Order concerning Plaintiff's writ of attachment applications.							
4. Number of pages attached Date: 6/13/2017 Jean Rosen	buty hulen	· · · · · · · · · · · · · · · · · · ·						
(TYPE O	R PRINT NAME) (SIGNA	ATURE OF JUDGE OR MAGISTRATE JUDGE)						
a. You may issue any r the following purpose (1) Payment of any p unemployment in (2) Payment of taxes (3) Payment of rease (4) Payment of rease b. In addition, you may exceed the greater o (1) The amount by w attachment and th (2) One thousand do c. If the property is far	payroll expense (including fringe benefits and taxes and premit is surance) falling due in the ordinary course of business prior to disthereafter delivered to you C.O.D. for use in your trade, bus is if payment is necessary to avoid penalties which will accrue it brable legal fees and reasonable costs and expenses required issue any number of checks for any purpose so long as the fithe following:  which the total amount on deposit exceeds the sum of the amounts permitted to be paid pursuant to this notice.  It is a support to the following of the following of the paid pursuant to the products held for sale or is inventory, the temporary protective in the ordinary course of business, but may impose approach.	ums for workers' compensation and the levy of a writ of attachment. Siness, or profession. If there is any further delay in payment. If for your representation in the action, the total amount of such checks does not unt sought to be secured by the						
[SEAL]	CLERK'S CERTIFIC	ATE						
	I certify that the foregoing is a correct copy of the original Date:  Clerk, by Blatting							
	I certify that the foregoing is a correct copy of the original	on file in my office.						